

1 HONORABLE RONALD B. LEIGHTON
2
3
4
5
6
7
8
9

10
11
12
13 UNITED STATES DISTRICT COURT
14 WESTERN DISTRICT OF WASHINGTON
15 AT TACOMA
16
17

18 WAYNE GLODOWSKI,
19
20 Plaintiff,
21
22 v.
23
24 SUZIE L. GLODOWSKI and JOHN DOE
25 GLODOWSKI, a marital community; and
26 DISCOVER CARD, a corporation doing
27 business in the State of Washington; and FMA
28 ALLIANCES, a collection agency
incorporated in the State of Texas, collecting
in the State of Washington,
1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Defendants.

Case No. C04-5897 RBL

ORDER GRANTING MOTION FOR
DEFAULT JUDGMENT AGAINST
SUZIE GLODOWSKI AND JOHN DOE
GLODOWSKI AND JUDGMENT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
THIS MATTER came before the Court on defendant Discover Bank's ("Discover"), incorrectly named in the complaint as "Discover Card," motion for an order of default judgment against defendants Suzie Glodowski and John Doe Glodowski (collectively "Glodowskis"). The motion was made on the grounds that the Glodowskis have failed to answer, plead, or otherwise defend against defendant Discover's cross-claims against the Glodowskis. On March 30, 2005, the court entered an order of default against the Glodowskis.

Upon Discover's motion and supporting declarations, the Court concludes that Discover's claims against the Glodowskis for damages, are for a sum certain; thus, judgment shall be entered for damages.

JUDGMENT SUMMARY

Judgment Creditor: Discover Bank

Attorney for Creditor: Lane Powell PC

1 Judgment Debtor: Suzie Glodowski and John Doe Glodowski, a marital
2 community

3 Principal Judgment Amount: \$3,292.50

4 Principal judgment shall bear post-judgment interest at the statutory rate pursuant to 28 U.S.C. § 1961.

5 Based on the pleadings and evidence presented, the Court finds:

6 a) Defendant Glodowskis were properly served with Plaintiff's Complaint for Declaratory Relief
7 and Defendant Discover Bank's Answer, Affirmative Defenses, and Counterclaim and Cross-Claims in this
8 action.

9 b) Defendant Glodowskis have not appeared or answered Discover's Cross-Claims, and have not
10 otherwise defended themselves against such claims.

11 c) On March 30, 2005, the Court entered an Order finding the Glodowskis in default.

12 d) According to the evidence provided by Discover, damages against the Glodowskis are for a sum
13 certain, i.e., \$3,292.50.

14 IT IS HEREBY ORDERED that:

15 i) Discover Card's Motion for Default Judgment is GRANTED.

16 ii) Suzie Glodowski and her husband, John Doe Glodowski, are liable to Discover Bank in the
17 amount of \$3,292.50 for damages, and Discover Bank shall and is hereby awarded a judgment for that amount.

18 Post-judgment interest shall accrue until the Judgment is satisfied in full.

19 DATED this 27th day of April, 2005.

20 
21 RONALD B. LEIGHTON
22 UNITED STATES DISTRICT JUDGE

23 Presented by:

24 LANE POWELL PC

25
26 By /S/ Brett N. Anderson
27 Claire L. Keeley, WSBA No. 32122
28 Brett N. Anderson, WSBA No. 31587
Attorneys for Defendant Discover